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2	Minutes (draft)
3	FORENSIC SCIENCE BOARD MEETING
4	October 17, 2007 at 10:00 a.m.
5	DFS Central Laboratory, Training Room 1
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7	Board Members Present:
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9	Mr. Steven Benjamin
10	Mr. Joseph Bono, Chair
11	Ms. Linda Carne (designee for Mr. Robert Jensen)
12	Mr. Craig Hartley (designee for Mr. Leonard Cooke)
13	Ms. Katya Herndon (designee for Mr. Karl Hade)
14	Mr. Alan Katz (designee for Ms. Marla Decker)
15	Norah Rudin, Ph. D. (designee for Mr. Barry Fisher)
16	Ms. Elizabeth S. Russell Maior Torongon (Assistant Grand W. Storog Flahorte)
17	Major Tavenner (designee for Colonel W. Steven Flaherty)
18	Mr. James Towey (designee for Delegate D. Albo)
19	Doord Marchana Abaanti
20 21	Board Members Absent:
22	Marcella Fierro, Ph.D. Sheriff F.W. Howard
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23 24	Mr. S. Randolph Sengel
2 4 25	Staff Members Present:
26	Starr Weinbers Fresent.
27	Ms. Wanda Adkins, Office Manager
28	Mr. Jeff Ban, Acting Forensic Biology Section Chief, Central Laboratory Director
29	David Barron, Ph.D., Technical Services Director
30	Ms. Donna Carter, Fiscal Officer
31	Mr. Doug Chandler, Technology Services Manager
32	Ms. Jessica Creed, Board Secretary
33	Ms. Leslie Ellis, Human Resources Director
34	Ms. Michele Gowdy, Department Counsel
35	Mr. Brad Jenkins, Mitochondrial DNA Supervisor
36	Mr. Ron Layne, Director of Administration and Finance
37	Ms. Alka Lohmann, Breath Alcohol Section Chief
38	Mr. Pete Marone, Director, Department of Forensic Science
39	Mr. Kevin Patrick, Western Laboratory Director
40	Mr. Steve Sigel, Deputy Director
41	Mr. Sherwood Stroble, Policy, Planning and Budget Manager
42	Ms. Susan Uremovich, Eastern Laboratory Director
43	Ms. Amy Wong, Northern Laboratory Director
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47 Call to Order: 48 49 The meeting was called to order at 10:02 a.m. 50 51 Adopt Jessica Creed as the new Board Secretary 52 53 Mr. Bono requested a motion to adopt Jessica Creed as the new Board Secretary. Motion 54 was made by Ms. Katya Herndon, seconded by Ms. Linda Carne and passed by 55 unanimous vote. 56 57 Adoption of Agenda: 58 59 Mr. Bono made an amendment to the agenda that, *Item V. Legislative Proposals*, would 60 be addressed within the Department Director's Report. He asked if there was a motion to adopt changes and agenda. Mr. Alan Katz made a motion to adopt the agenda with 61 62 changes, seconded by Ms. Katya Herndon and passed by unanimous vote. 63 64 Approval of draft minutes: 65 66 Mr. Bono asked if there were any corrections to be made to the minutes from the August 67 8, 2007 meeting. 68 69 Mr. Benjamin referenced lines 236-238 regarding the discussion of his motion on the 70 definition of "inconclusive" in post-conviction testing. He requested this section be 71 transcribed and placed as an addendum to the August 8, 2007 meeting minutes. 72 73 Ms. Michele Gowdy mentioned a typo in line 167, the word "and" should be "an". Ms. 74 Herndon also mentioned other corrections; on line 20, "Representative Albo" should be 75 "Delegate Albo" and in line 244 her name was spelled incorrectly. 76 77 Mr. Benjamin brought to the Board's attention lines 204-208 regarding Director 78 Marone's Director's Report referring the Mary Jane files. There was a discrepancy in the 79 numbers that Director Marone reported at the meeting and the numbers that were 80 recorded in the August minutes. Steven Benjamin requested that a full transcription of 81 that section of the Director's Report be attached as an addendum to the minutes. 82 83 Mr. Bono asked for a motion to accept the minutes as amended to include the two 84 addendums. Mr. Towey made a motion, seconded by Norah Rudin, Ph.D., and it passed 85 unanimously. 86 87 **Chairman's Report:** 88 89 Mr. Bono informed the Board that the November 1 Report would be addressed as Item IX 90 of the agenda and the Mid-Atlantic Innocence Project would give a presentation during 91 the Public Comment section of the meeting. 92

Director's Report:

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Director Marone explained the workload summary handout in the Board's packet which summarized the workload and backlog reports by section.

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- The Department is currently recruiting the position of Forensic Science Manager 1 (DNA Section Chief). This position is being nationally recruited and will be posted from 9/19/07 10/31/07. The following are some of the qualifications for this position:
 - Master's Degree or Waiver by ASCLD
 - 3 years of Laboratory experience as a Forensic Nuclear DNA examiner
 - QA/QC experience
 - Expert testimony
 - Research and Methods development

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Director Marone summarized DFS building projects: 1) Northern Laboratory construction has begun with an expected move-in date of April 2009; 2) Central Administration is moving from Central Laboratory to Biotech 8 in February 2008; and 3) Eastern Laboratory expansion on the 5th floor is continuing to be negotiated with the City of Norfolk.

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113 Director Marone updated the Board on status of the budget. DFS began FY2008 with an 114 increase of approximately \$1.5 million in appropriations, as compared to funding 115 provided in FY2007. The majority of this additional funding was for increases in 116 operation and maintenance expenses of the laboratories. At the beginning of the second 117 quarter of FY2008, DFS was advised that the Governor requested that all state agencies 118 take a 5% reduction. DFS' reduction would be \$1,693,100.00 and must be achieved by 119 the end of FY2008. Director Marone summarized for the Board the reductions that DFS 120 would be implementing.

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- Director Marone next addressed the DNA/Serology case files. He reported that 518,431 files have been screened for evidence at this time out of approximately 534,000:
 - 2208 cases had crime scene evidence and a suspect.
 - 837 cases had crime scene evidence and no suspect.
 - 1911 cases had only known samples.
- 473 had been reviewed by Forensic Biology.
 - 233 had been determined to be ineligible (76 had no conviction or not guilty plea and 157 were based on forensic biology criteria).
 - 166 were sent to contractors
 - 107 had results that have been return to the Department

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- 133 As of October 2007:
 - 473 of the 2,208 cases eligible for DNA analysis have been reviewed by DFS
 - 233 cases have been determined ineligible
- 66 cases require additional information, which DFS is seeking, before it can be determined if the case is eligible for DNA testing

- 166 cases have been sent to the contract laboratory for testing
 - 8 cases will be sent to the contract laboratory in the near future
 - 60 of the cases returned from the contract laboratory have been reviewed
 - 6 of the cases returned were determined after further investigation to not meet the criteria for further evaluation (the defendant was not convicted, convicted of a misdemeanor, or no listed suspect was identified)

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Director Marone informed the Board that DFS had met with the Governor and his Chief of Staff on the status of the Mary Jane files. Meetings have also been scheduled for October 19, 2007 with the Commonwealth's Attorneys' Service Council and October 22, 2007 with the Mid-Atlantic Innocence Project to discuss and review the Mary Jane protocols.

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Mr. Benjamin inquired if the Governor would be making the results of the Mary Jane files public? Director Marone responded that the Governor has the information and it would be his decision whether to make the results public.

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Norah Rudin, Ph.D., inquired if the original 31 files were part of the 518,431 files?

Director Marone replied that the original 31 files were separate from the 518,431. At the completion of the required 10% sampling of case files it was decided that DFS would continue to review all files from 1973-1988.

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Mr. Bono requested that at future Board meetings a flow chart with the Mary Jane cases and numbers be prepared as a handout for the Board.

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Norah Rudin, Ph.D., asked if there is a mechanism by which a convicted felon not meeting the criteria could request testing.

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Mr. Benjamin responded although there is a testing statute in the Code of Virginia, it may not apply and would require a legislative change, if DFS did not have a policy.

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Ms. Herndon added that the post conviction testing statute applies to any person that is convicted of a felony.

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Norah Rudin, Ph.D., asked if there was a way to notify the suspects whose Mary Jane case files have biological evidence in them since they do not know that evidence may still exist in their respective case file.

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Mr. Bono recommended writing letters to the suspects and Mr. Benjamin agreed that the suspects should be notified of the evidence in their file. Mr. Bono requested that Mr. Benjamin draft a proposal for the Board's review at the next Board Meeting.

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Ms. Herndon stated that the Board should not give the suspects legal advice. The Board should give the Mid-Atlantic Innocence Project the list of suspects to be notified of the evidence that still exist in their case file.

184	Director Marone continued his report regarding the Department's two legislative		
185	proposals that have been approved by the Secretary of Public Safety. The first seeks to		
186	define "Ammunition"; the second seeks clarification of Sex Offender Registry to codify		
187	the fact that misdemeanors should be placed into the DNA data bank.		
188	- -		
189	Update by DFS on R. Sengel's Regional Laboratory Visits:		
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191	David Barron, Ph. D., gave a presentation on concerns that Mr. Sengel reported at the		
192	August meeting that arose from his visits to the regional laboratories.		
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194	November 1, 2007 Report		
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196	Mr. Bono stated that it is his responsibility to provide to the Chairmen of the Virginia		
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199	Committee a report from the rotensie Serence Board serote rote most rist of each year.		
200	Ms. Herndon stated some corrections needed to be made to the recipients listed on the		
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202	1 to veinber 1 topote.		
203	Mr. Benjamin pointed out that on page 2 in the Serology Case Review Section it states		
204	the number of cases as 2206 instead of 2208 cases.		
205	the number of cuses as 2200 instead of 2200 cuses.		
206	Ms. Herndon recommended an introductory sentence for the Serology Case Review		
207	Section to be added to explain the numbers and how they were derived.		
208	section to be added to explain the numbers and now they were derived.		
209	Mr. Bono agreed that the corrections/additions be made to the November 1 report so that		
210	it could be signed and forwarded to the appropriate members of the legislation.		
211	it could be signed and for warded to the appropriate members of the legislation.		
212	Selection of future meeting date(s):		
213	Selection of future meeting date(s).		
214	Mr. Bono reported that the 2008 meetings are scheduled for January 9, 2008, May 7,		
215	2008, and August 6, 2008, all starting at 10:00 a.m. The final meeting of 2008 is		
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217	tentatively scheduled for October 22, 2008, to allow the Board to meet before the		
217	November 1 report is due.		
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	New Business:		
220	There was no new hysiness to discuss		
221	There was no new business to discuss.		
222	Dublic Comments		
223	Public Comment:		
224	Mr. Dono received a letter from the Charma Annah met E. C. D. C. C. A. M. L.		
225	Mr. Bono received a letter from the Shawn Armbrust, Executive Director of the Mid-		
226	Atlantic Innocence Project requesting permission to give a presentation to the Board.		
227	MALL AND THE STATE OF THE PARTY.		
228	Ms. Armbrust presented a proposal on modifying the Virginia Post Conviction DNA		
229	Statute (Virginia Code Section 19.2-327.1) to allow the defendants' to obtain Post		

- 230 Conviction testing not performed by the Department of Forensic Science. She presented
- 231 two cases in which she believes Y-STR testing would be appropriate. Y-STR testing is
- 232 not currently performed by the Department of Forensic Science.

- 234 Mr. Michael Harris and Mr. Michael Hash were both convicted of two separate rapes
- where DNA testing was conducted. In Ms. Armbrust's opinion Y-STR testing could
- assist in these cases. Ms. Armbrust explained that Ms. Cassie Johnson employed by
- Orchid Cellmark would inform the Board in detail on how the results of the Y-STR
- 238 testing would be beneficial for some defendants.

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- 240 Ms. Cassie L. Johnson, Supervisor and Technical Leader for Y-STR and Mitochondrial
- testing at Orchid Cellmark, presented a power point presentation in detail about Y-STR
- 242 testing.

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Norah Rudin, Ph. D., commented on how she supports the use of Y-STR testing.

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- 246 Mr. Benjamin asked if Ms. Armbrust would have an objection to adding a subparagraph
- to her proposed legislation. He suggested the costs should be borne by the petitioner if the
- 248 testing is ordered at a laboratory other than the Department of Forensic Science.

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- 250 Ms. Armbrust said that she saw no problem with Mr. Benjamin's suggested changes at
- 251 this time.

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- 253 Mr. Benjamin suggested that the wording "cannot" be substituted with "does not" in two
- separate places in their document.

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256 Ms. Armbrust had no objections.

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258 Mr. Bono asked if the Board could draft a proposal to be sent to the General Assembly.

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- 260 Mr. Hartley asked from a law enforcement stand point if there is a difference between
- obtaining a DNA sample for STR vs. Y-STR testing. Ms. Armbrust commented that the
- 262 collection procedure is the same.

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- 264 Director Marone commented that the timeframe for DFS to submit legislation to the
- Secretary of Public Safety has passed and the request for Y-STR testing should be made
- after STR testing was performed by DFS.

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- Ms. Russell commented that every state agency has a procedure for reviewing legislation
- 269 that affects their agency. If the proposal from the Innocence Project was endorsed by
- someone in the legislature, then the agency would have an opportunity to comment on its
- 271 impact.

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- 273 Mr. Bono stated that he would totally endorse this legislation, if the laboratories were
- accredited by ASCLD-LAB.

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277	Adjourn:

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The meeting adjourned at 11:47 a.m.

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281 282 **Addendum #1**

Transcription of Audio Recording from October 17, 2007 Forensic Science Board Meeting Mary Jane DNA/Serology Case File Review

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Mr. Marone: The status of where we are with the post conviction testing-the Mary Jane Files. Some of these numbers are very familiar to most of you. The number now comes, or the numbers now that we have, are that we identified 534,000 files-all the files in the Department of Forensic Science from 1973 to 1988. Of those files, 518,431 have been reviewed. That's to see if there's any type of evidence or material in those files, so we have another 12,000 – 15,000 or so to finish up on those. And I don't want to take a long time going into how we are calling out those cases, but the bottom line is that of all the reviews we've had to go through, 2,208 cases with crime scene evidence and a suspect. In other words, there's evidence in there and a suspect name. What we have to do then is to find out if that suspect is in fact convicted of that crime before we move on. That's where we're getting a lot of requests or we're making a lot of requests and getting help from State Police to track these down, Commonwealth Attorneys', the Clerks of Courts to find out exactly whether that individual was convicted of a particular crime. In many many instances there are multiple convictions and just because a person has been convicted, doesn't mean it's that one. And we have to sort that out. So 2,208 have cases of crime scene evidence and a named suspect. There's 837 cases with crime scene evidence and no suspect name. So those are unknowns. And right now, at this point, we're not doing anything with those cases. The emphasis of this project is to see if there's anyone who has been wrongfully convicted. 473 of those 2,208 had been reviewed by the forensic biology section to see if that if it meets the criteria that was originally set up by Governor Warner and that the person is in fact, that we have all the evidence that we need to move forward on it. Of that 473, 233 have been determined to not meet that criteria. Either it's not a homicide, aggravated assaults, rape case. You know, the B&E's and those types of cases, we're not looking at. We're looking at the higher level felony cases. 76 have been eliminated because there was no conviction or the individual was found not guilty or whatever charges reduced, whatever. 157 have been based on forensic biology criteria, that's when we don't have the proper, probative pieces of evidence in the case file. 166 cases have gone on to the contract laboratory for analysis. Of those 166, 107 have been returned with results. And we've looked at, I don't have that last number

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Dr. Rudin: I'm sorry, how many for results?

- 320 Mr. Marone: We've gotten 107 back. And we're working through those cases, files,
- results to see where we are and I believe we've gotten through 66 of them to this point.
- Does anyone have any questions?
- 323 Mr. Marone: We have a meeting scheduled with the Commonwealth Attorneys, a group
- of Commonwealth Attorneys, on Friday and a group, the Mid-Atlantic Innocence Project
- on Monday to review the procedures that we're going through and how we're processing
- 326 these cases to meet this triage, if you will, how we're arriving at that, in addition, how
- we're going to contact individuals with information as we have it and ask them for their
- 328 cooperation to sort these issues out. Those meetings will be, like I said, in the next
- 329 couple of days.

331 Mr. Benjamin - When are you going to report the results of the 66?

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- 333 Mr. Marone: The results will be given to those folks first and then it's up to the
- 334 Governor to release it publicly.

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336 Mr. Benjamin - Those folks would be?

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- 338 Mr. Marone The innocence project is meeting next Monday and the Commonwealth
- 339 Attorney's on Friday.

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341 Mr. Benjamin - When does the Governor get them?

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343 Mr. Marone - The Governor has them.

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345 Mr. Benjamin - He has them?

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347 Mr. Marone - Yeah.

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349 Mr. Benjamin - It's his call now, when to release them?

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- 351 Mr. Marone: That's correct. I mean the, we met with the Governor and his Chief of
- 352 Staff a few weeks ago; he went over the entire process with us-suggested these meetings
- 353 to get cooperation from the interested parties, if you will. Questions were like, "Well
- how, what defense aspect are we going to contact?" Well we'll look to see who the
- 355 Attorney of Record was, see if we can contact that person and if not, go to the innocence
- project or whatever. So the final workings of how this release is going to be was done at
- 357 that meeting a few weeks ago.

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Dr. Rudin - Couple of questions, just trying to get a handle on all these numbers-do they represent the totality of all these "Mary Jane files?"

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362 Mr. Marone - Yes they do.

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364 Dr. Rudin - And you mention,

- 366 Mr. Marone Keep in mind, excuse me, the 500 and some odd thousand that we were
- looking at are all the cases in, none of these cases are automated, they're not in the LIMS
- 368 system. So what we had to do was physically go through every file folder and find out
- 369 whether it was a firearms case or a drug case or whatever. Once we found that if the
- 370 case that's got evidence in it, then it goes into a database where we start listing names,
- dates, what kind of evidence and so forth. So that 2,208 are cases with crime scene
- evidence and a named suspect and those are the ones that really are of interest, but we're
- 373 going from there-that we can do something with.

- 375 Dr. Rudin So part of the criteria and I know that you don't have time to go into all of it,
- that called the 2,208 from the, I guess, 518, 431 were for example, was there biological
- evidence and was there evidence at all and as well as some other things?

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379 Mr. Marone - Correct.

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- 381 Dr. Rudin Of the cases that have been selected to go to the private lab, you said 166
- total, again is that the total that has been sent to a private lab from the beginning?

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384 Mr. Marone - That is correct.

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- Dr. Rudin And then total, what you've received back is 107, the 66, does that include
- some of the cases we heard about last time where there was no?

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389 Mr. Marone - No. Those are the original 31.

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391 Dr. Rudin – Yes

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393 Mr. Marone - No.

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395 Dr. Rudin - So how do the 31 fit into this?

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- Mr. Marone They don't. They're over here. They've already been done. They've reworked with the exception of the ones we had to follow up on. There were four. And it's
- 399 like a separate project. We're doing everything else.

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- Dr. Rudin At what point did those branch off? That's what I'm trying to get a little
- better handle on-they were originally part of the 534,000?

403

404 Mr. Marone - Correct.

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Dr. Rudin - At what point did those 31 branch off in your, what you just told us today?

407

408 Mr. Marone - Whenever the Governor decided we were going to go back and do all of them as opposed to a 10% sampling.

- 411 Dr. Rudin - So they were a part of the maybe 2,208? That's what I'm trying to get a
- 412 handle on.

414 Mr. Marone - No. They've been separate all along.

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416 Dr. Rudin - I see.

417

418 Mr. Marone - We did these and then he said, "Go back and do the rest of them."

419

420 Dr. Rudin - so the 31 were originally part of the 534K, they were included separate and 421 then we have this whole scheme you just told us today?

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423 Mr. Marone - Right.

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425 Dr. Rudin - so at this point, 107 back and 66 have currently been reviewed, the Governor 426 has the summary and then your meeting with the agencies about those later?

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428 Mr. Marone - Correct.

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430 Dr. Rudin - Thank you very much. I appreciate it.

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- 432 Mr. Bono - Can I make a suggestion? When we address this issue, especially these Mary
- 433 Jane, the Mary Jane questions, Mary Jane cases, in future presentations Pete, would you
- 434 be able to have a flow chart so we can see where these numbers are because I have a hard
- 435 time visualizing and I'm sure Norah does also and everyone else regarding where these
- 436 numbers fit into the total. And even if it's an overhead or something that we can look at to put this into perspective. I think that would help us all.
- 437

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- 439 Mr. Benjamin - who's in charge, Pete, of going through the files and determining how 440 many have evidence and a named suspect and I think you said before you used graduate
- 441 students.

442

- 443 Mr. Marone - Graduate students were just identifying those files that had evidence in
- 444 them. And they are also the individuals, they're employees too, they are part-time
- 445 employees, who are also then taking that data and entering it in to the database so we can
- 446 track these cases for whatever reason in the future we need to go back.

447

448 Mr. Benjamin - In doing that initial search, who was the supervisor, who's in charge?

449

- 450 Mr. Marone - David Barron, the Director of Technical Services. Now who's doing the
- 451 assessment of the 473 cases to see where they're going? That's done by our Central
- 452 Laboratory Supervisor in Forensic Biology, Lisa Schiermeier-Woods and senior
- 453 examiners are doing that.

- 455 Mr. Benjamin – It sounded that there is a distinction between, you're only looking for
- 456 those with, you said, the higher level felonies?

- 458 Mr. Marone That was one of the original parameters that Governor Warner set looking
- at homicides, aggravated assaults, rape cases, sexual assault cases and not addressing
- B&E type cases or you know, lower level cases, if you will. We're looking for the
- crimes against the person-type-the higher felonies.

463 Mr. Bono - I think Norah has a question.

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Mr. Marone - Also, while these things are in the database, so questions come up we can always go back and see where they fit.

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- Dr. Rudin Two more clarifications, of the original 31, there was a portion of those, I
- believe, four of which there was no suspect sample available-that was a portion of those
- 470 31? Am I correct in that?

471

472 Mr. Marone - That is correct. They were four.

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Dr. Rudin - That was the four, so there were four that you were still looking for suspect

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476 Mr. Benjamin - Have we been able to get those four?

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Mr. Marone - Michelle, correct me if I'm wrong, one of the individuals is deceased, one of them has refused to give us a sample, the other two?

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Ms. Gowdy - As I recall correctly, the other two, they couldn't get the sample for some reason and I don't recall, but we have a letter from the Sheriff's Office indicating why

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Dr. Rudin - So they will remain unresolved?

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486 Mr. Benjamin – Can you share that information whey these can't find the other two?

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488 Ms. Gowdy – I can find it, and I don't have it here.

489

- 490 Dr. Rudin I'm sorry, one more follow up question-I understand why you're
- 491 concentrating on the violent crimes and crimes against persons, it makes total sense-if
- there were a convicted felon who felt that they wanted you to look at or review their case
- and thought they might be amongst these and they didn't fall into your criteria, is there a
- 494 mechanism by which they can ask for a review of a case file?

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Mr. Marone - That's a legal issue. I would assume there's a mechanism to do that, Steve, did you speak to that? If you're still incarcerated, you can't.

- 499 Mr. Benjamin You have a testing statute, that permits anyone who fulfills that criteria to
- request testing. That's a good question because there are boundary situations with some
- of these original charges of higher level felony, like rape, or aggravated sexual battery,
- but then pled guilty to another offense, even breaking and entering, sounds like that may

be excluded, could be something sufficiently serious to put you on the registry for example. So probably, that's a good question. The answer is what mechanism exists. It may require a legislative solution if there's not a policy. Right now you're operating under the specific directions provided to you by Governor Warner and followed up by Governor Kaine.

Ms. Herndon - Mr. Chairman, my understanding is that the post-conviction testing statute applied to persons convicted of a felony, but so it would apply to those and that they should be eligible to go to a court and request it and they meet the criteria.

Mr. Benjamin - I think what Norah's question, what Norah properly identifies is that people who are innocent or eligible for testing but have no idea that their evidence still exists and that the question is fairly asked, "Should we be doing something to, even if it's not included within the project's the labs doing, should we be doing something to notify the people, that in fact, we've discovered that there is biological evidence from their case for them to make whatever use they care to make? I think absolutely we have a duty to do that question. It would be, how do we do that? How can we do that? Maybe that's a question for another day, but I would certainly recommend it Mr. Chairman on this board should weigh in on as a matter of policy.

Mr. Bono - Let me ask you a common sense question to someone who's not a member of the bar. We talk about notifying people. People when they get these kinds of notifications have no idea as to what it really means. Is there a body, a judiciary body, of people who understand the law who can get such a report and then have that trickle down so that if someone has the right to a further analysis, they're aware of this and they can make a decision.

Mr. Benjamin - I think Katya is correct that everyone convicted of a felony has the right to request testing. What we're missing are those who have been convicted of a felony, or otherwise, who have no idea that there may be evidence left over that could clear them and what we're talking about is notifying those who have been convicted and that that evidence exists may be beneficial to them. And I think at very least, what we should do, is notify them that review of files has determined that there is biological evidence or DNA evidence that remains from their case, should they have any interest in exploring it. Just leave it to them if they have that whether they understand the implications or not is up to them.

Dr. Rudin - Perhaps an appropriate body that would have the expertise and an interest is the innocence project, to be notified. Maybe they've received a list

Mr. Bono - Basically, that's what I'm talking about because if I'm incarcerated and I get a letter that says, "You have a right to A, B, and C," I'm going to say, "So what?" Is there a legal body, somebody that can advise these people regarding what it is they have available to them to be able to make a case, so to speak.

Mr. Benjamin - The innocence project is a good, common sense practical solution

Mr. Bono – Exactly Mr. Benjamin - The alternative would be the creation of a state commission to undertake the next step of this work, but in the mean time, a good common sense answer is to put this responsibility on somebody else, like the innocence project. Mr. Bono - So do we want to come up with a suggestion or write a letter regarding what Katya's talking about in terms of a protocol that should be followed? Mr. Benjamin That's correct, yeah, I really think so because I think we are, the question is fairly asked, if we are determining that biological evidence exists in cases, and under the current protocol, we are not doing anything with it. I think at the very least we owe the responsibility to those who have been convicted in those cases to let them know we have discovered biological evidence and if we can then persuade a reliable group, such as the innocence project, to take the ball from that point on, I mean, that's the ideal solution. Yeah, I think we should do that. Mr. Bono - Ok, who is we? Mr. Benjamin - The Board Mr. Bono – Ok, Would you be willing to Mr. Benjamin – I know he was going to that Mr. Bono - You know me to well, Mr. Benjamin - yes, absolutely Mr. Bono - If you could please? Mr. Benjamin - I will draft a proposal Mr. Bono - That would be great Mr. Benjamin - yes sir Mr. Bono - thank you very much and would you want to have this available by the next meeting so we could review it or do you want to do it before the next meeting and get the ball rolling, so to speak? Mr. Benjamin – Absolutely Mr. Bono - A or B?

596 597 Mr. Bono - Ok, thank you very much. And understand, this is a legal issue which 598 somebody like you or Katya or the other people in your legal backgrounds can handle, I 599 can't. 600 601 Ms. Herndon - Mr. Chairman, if it's coming from the board, I think the board should be 602 given, if anything, the board would just be providing the innocence project with this list 603 and that there is this evidence available. But I don't think we should, as a board, be 604 providing any legal advice about this statute or what avenue they should pursue the 605 innocence project very familiar with the statute 606 607 Mr. Bono - Just making them aware of it. Ok, that's what we're talking about. Thank 608 you Katya, thank you Steve. Pete can you move on please?] 609

Mr. Benjamin - I'll get it before the next board meeting

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